©AO 399 (Rev. 10/95)

## WAIVER OF SERVICE OF SUMMONS

TO:		ravis E. D			
	(N/	ME OF PLAINT	IFF'S ATTORNEY OR U	NREPRESENTED PLAII	NTIFF)
I,	Sonic	Solutions		. acknowl	edge receipt of your request
· <u></u>	(DE	FENDANT NAM	E)		sage receipt of your request
that I waive s	ervice of summons in t	he action of	Sammy K. Dool Sonic Solutio	ns v. Robert J	ively on Behalf of . Doris, et al.
hiah ia aasa		a an aaci	7.0	(CAPTION OF	
which is case	numoer	C 07 3361	ET NUMBER)	in the U	Jnited States District Court
for the	Northern			Californ	ia
that I (or the o	entity on whose behalf is entity on whose behalf is	I am acting) t I am acting) v	e served with judio vill retain all defens	cial process in the sees or objections to	int in this lawsuit by not requiring manner provided by Rule 4.  the lawsuit or to the jurisdiction service of the summons.
I underst	and that a judgment ma	y be entered	against me (or the p	party on whose bel	nalf I am acting) if an
answer or mo	tion under Rule 12 is no	ot served upo	n you within 60 da	ys after _	July 3, 2007
or within 90 c	lays after that date if th	e request was	sent outside the U	nited States.	(DATE REQUEST WAS SENT)
7/19/	07		Minica	Paul	
	(DATÉ)			(SIGNATURE)	
		Printed/Typ	oed Name:	Monica Pa	atel
		As	Attorney	of	Sonic Solutions
			(TITLE)		(CORPORATE DEFENDANT)

## **Duty to Avoid Unnecessary Costs of Service of Summons**

Rule 4 of the Federal Rules of Civil Procedure requires certain parties to cooperate in saving unnecessary costs of service of the summons and complaint. A defendant located in the United States who, after being notified of an action and asked by a plaintiff located in the United States to waive service of summons, fails to do so will be required to bear the cost of such service unless good cause be shown for its failure to sign and return the waiver.

It is not good cause for a failure to waive service that a party believes that the complaint is unfounded, or that the action has been brought in an improper place or in a court that lacks jurisdiction over the subject matter of the action or over its person or property. A party who waives service of the summons retains all defenses and objections (except any relating to the summons or to the service of the summons), and may later object to the jurisdiction of the court or to the place where the action has been brought.

QAO 399

TO.

## WAIVER OF SERVICE OF SUMMONS

(Rev. 10/95)

10:		Travis E. L			
		(NAME OF PLAINT	IFF'S ATTORNEY OR U	REPRESENTED PLAII	NTIFF)
١,	Rob	ert J. Doris		acknow	edge receipt of your request
,		(DEFENDANT NAM	E)	, acknown	sage receipt or your request
that I waive	service of summons	in the action of	Sammy K. Dool Sonic Solution	ittle, Derivat ns v. Robert J (CAPTION O	ively on Behalf of . Doris, et al.
which is case	number	C 07 3361	B7.		
Willell is case	Humber		ET NUMBER)	in the t	Jnited States District Court
for the	Northern	· · · · · · · · · · · · · · · · · · ·	District of	Californ	<u>ia</u>
l (or the	entity on whose bel entity on whose bel	alf I am acting) b alf I am acting) v	e served with judic vill retain all defens	ial process in the research	int in this lawsuit by not requiring manner provided by Rule 4.  the lawsuit or to the jurisdiction service of the summons.
					nalf I am acting) if an
answer or mo	otion under Rule 12	is not served upo	n you within 60 day	s after _	July 3, 2007 (DATÉ RÉQUEST WAS SENT)
or within 90	days after that date	if the request was	sent outside the Ui	nited States.	
7/19/	07	7	Mories G	and	
	(DATE)			(SIGNATURE)	
		Printed/Typ	oed Name:	Monica Pa	atel
		As	Attorney	of	Robert J. Doris
		i	(TITLE)		(CORPORATE DEFENDANT)

#### **Duty to Avoid Unnecessary Costs of Service of Summons**

Rule 4 of the Federal Rules of Civil Procedure requires certain parties to cooperate in saving unnecessary costs of service of the summons and complaint. A defendant located in the United States who, after being notified of an action and asked by a plaintiff located in the United States to waive service of summons, fails to do so will be required to bear the cost of such service unless good cause be shown for its failure to sign and return the waiver.

It is not good cause for a failure to waive service that a party believes that the complaint is unfounded, or that the action has been brought in an improper place or in a court that lacks jurisdiction over the subject matter of the action or over its person or property. A party who waives service of the summons retains all defenses and objections (except any relating to the summons or to the service of the summons), and may later object to the jurisdiction of the court or to the place where the action has been brought.

Travia P. Daves III

**∿**AQ 399

TO.

(Rev. 10/95)

## WAIVER OF SERVICE OF SUMMONS

10.	<del></del>	MANE OF DIABLE		Dennicontree no.		
		(NAME OF PLAIN)	IFF'S ATTORNEY OR UN	IKEPRESENTED PLA	INTIFF)	
l,	David	l C. Habiger		, acknowledge receipt of your request		
		(DEFENDANT NAM	E)	,	or a conference of the confere	
that I waive s	ervice of summons	in the action of	Sammy K. Dool Sonic Solution	ns v. Robert	J. Doris, et al.	
which is case	number	C 07 3361	BZ	·	United States District Court	
		(DOC)	07 3361 BZ (DOCKET NUMBER)		United States District Court	
for the	Northern		District of	Californ	nia	
that I (or the e	entity on whose beh entity on whose beh	alf I am acting) talf I am acting) v	oe served with judic vill retain all defens	ial process in the	aint in this lawsuit by not requiring manner provided by Rule 4.  o the lawsuit or to the jurisdiction service of the summons.	
					chalf I am acting) if an	
enswer or mo	tion under Rule 12	is not served upo	n you within 60 day	rs after	July 3, 2007	
			,		(DATE REQUEST WAS SENT)	
or within 90 (	days after that date	if the request was	s sent outside the Ur	ited States.		
7/19/0	7		Monion	Parl	)	
	(DATE)			(SIGNATURE)		
		Printed/Typ	ped Name:	Monica I	Patel	
		As	Attorney	of	David C. Habiger	
			(TITLE)		(CORPORATE DEFENDANT)	

# **Duty to Avoid Unnecessary Costs of Service of Summons**

Rule 4 of the Federal Rules of Civil Procedure requires certain parties to cooperate in saving unnecessary costs of service of the summons and complaint. A defendant located in the United States who, after being notified of an action and asked by a plaintiff located in the United States to waive service of summons, fails to do so will be required to bear the cost of such service unless good cause be shown for its failure to sign and return the waiver.

It is not good cause for a failure to waive service that a party believes that the complaint is unfounded, or that the action has been brought in an improper place or in a court that lacks jurisdiction over the subject matter of the action or over its person or property. A party who waives service of the summons retains all defenses and objections (except any relating to the summons or to the service of the summons), and may later object to the jurisdiction of the court or to the place where the action has been brought.

QAO 399 (Rev. 10/95)

## WAIVER OF SERVICE OF SUMMONS

TO:		Travis E. Do	owns III			
	(N	AME OF PLAINTI	FF'S ATTORNEY OR UN	NREPRESENTED PLAI	NTIFF)	
i, _		C. Sauer		, acknow	ledge receipt of your request	
that I wai	ve service of summons in t		Sammy K. Dool		tively on Behalf of J. Doris, et al.	
which is	case number	C 07 3361	BZ	•		
		(DOCK)	ET NUMBER)		omica office planter court	
for the	Northern		_ District of	Californ	ia	
I (or or venue	the entity on whose behalf	I am acting) be I am acting) wections based o	e served with judic rill retain all defens on a defect in the su	ial process in the es or objections to immons or in the		
	motion under Rule 12 is r	•	·	•	July 3, 2007 (DATE REQUEST WAS SENT)	
구	119107		Monie	Paul		
	(DATE)	Printed/Typ	ed Name:	(SIGNATURE)  Monica P	atel	
		As	Attorney (TITLE)	of	Mary C. Sauer (CORPORATE DEFENDANT)	

#### Duty to Avoid Unnecessary Costs of Service of Summons

Rule 4 of the Federal Rules of Civil Procedure requires certain parties to cooperate in saving unnecessary costs of service of the summons and complaint. A defendant located in the United States who, after being notified of an action and asked by a plaintiff located in the United States to waive service of summons, fails to do so will be required to bear the cost of such service unless good cause be shown for its failure to sign and return the waiver.

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**△**AO 399

(Rev. 10/95)

## WAIVER OF SERVICE OF SUMMONS

10:			Downs III		
	•	(NAME OF PLAI	NTIFF'S ATTORNEY OR UN	REPRESENTED PL	AINTIFF)
l,		Clay Leig		, ackno	wledge receipt of your request
that I waive ser	vice of summons in	the action o	Sammy K. Dool: f Sonic Solution	s v. Robert	atively on Behalf of J. Doris, et al.
which is case no	umber	C 07 336	51 BZ OCKET NUMBER)		e United States District Court
for the	Northern	<del> </del>	District of	Califor	rnia
I (or the entering or venue of the	tity on whose behal tity on whose behal court except for ob	If I am acting If I am acting jections base	<ul> <li>be served with judicity</li> <li>will retain all defensed on a defect in the sure</li> </ul>	al process in the es or objections mmons or in the	laint in this lawsuit by not requiring e manner provided by Rule 4.  to the lawsuit or to the jurisdiction e service of the summons.
l understan	id that a judgment r	nay be entere	ed against me (or the page	arty on whose t	pehalf I am acting) if an
answer or motio	on under Rule 12 is	not served u	pon you within 60 day	s after	July 3, 2007
or within 90 day	ys after that date if	the request v	vas sent outside the Un	ited States.	(DATÉ REQUEST WAS SENT)
7/19/0	+	. <b></b>	Monica 1	aul	
(D	ATE)			(SIGNATURE)	
		Printed/	Typed Name:	Monica	Patel
		As	Attorney	of	A. Clay Leighton (CORPORATE DEFENDANT)
			(TITLE)		(CORPORATE DEFENDANT)

#### **Duty to Avoid Unnecessary Costs of Service of Summons**

Rule 4 of the Federal Rules of Civil Procedure requires certain parties to cooperate in saving unnecessary costs of service of the summons and complaint. A defendant located in the United States who, after being notified of an action and asked by a plaintiff located in the United States to waive service of summons, fails to do so will be required to bear the cost of such service unless good cause be shown for its failure to sign and return the waiver.

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Travis E. Downs III

**∿**AO 399

TO:

(Rev. 10/95)

## WAIVER OF SERVICE OF SUMMONS

	G	NAME OF PLAIN	TIFF'S ATTORNEY OR UN	REPRESENTED PLAI	NTIFF)		
ī,	Mark Ely				, acknowledge receipt of your request		
	(2)	EFENDANT NA	ME)	, , , ,	reage receipt of your request		
that I waive	service of summons in	the action of	Sammy K. Dooli Sonic Solution	ittle, Derivat ns v. Robert S (CAPTIONO	ively on Behalf of J. Doris, et al.		
which is case	e number	C 07 336	1 BZ		United States District Court		
		(DOC	KET NUMBER)	nr the t	Diffied States District Court		
for the	Northern		District of	Californ	ia		
that I (or the I (or the	entity on whose behalf entity on whose behalf	f I am acting) f I am acting)	be served with judici will retain all defense	al process in the	int in this lawsuit by not requiring manner provided by Rule 4.  The lawsuit or to the jurisdiction service of the summons.		
I unders	tand that a judgment m	ay be entered	l against me (or the pa	arty on whose bel	half I am acting) if an		
answer or me	otion under Rule 12 is	not served un	on vou within 60 day	s after	July 3, 2007		
			on you willing oo day	•	(DATÉ REQUEST WAS SENT)		
or within 90	days after that date if t	he request wa	as sent outside the Un	ited States.	•		
7/19	(DATE)		Monica Pa	(SIGNATURE)			
	•			,			
		Printed/Ty	yped Name:	Monica P	atel		
		As	Attorney	of	Mark Ely (CORPORATE DEFENDANT)		
			(HITE)		(CORPORATE DEFENDANT)		

# **Duty to Avoid Unnecessary Costs of Service of Summons**

Rule 4 of the Federal Rules of Civil Procedure requires certain parties to cooperate in saving unnecessary costs of service of the summons and complaint. A defendant located in the United States who, after being notified of an action and asked by a plaintiff located in the United States to waive service of summons, fails to do so will be required to bear the cost of such service unless good cause be shown for its failure to sign and return the waiver.

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**∿**AO 399

(Rev. 10/95)

## WAIVER OF SERVICE OF SUMMONS

TO:		Travis E. I			
	(N	AME OF PLAINT	TIFF'S ATTORNEY OR UN	REPRESENTED PLA	AINTIFF)
Ι,		rt M. Grebe		, acknow	wledge receipt of your request
that I waive serv	ice of summons in (		Sammy K. Dool:	s v. Robert	atively on Behalf of J. Doris, et al.
					OF ACTION)
which is case nu	mber	C 07 3361	BZ KET NUMBER)	in the	United States District Court
for the	Northern		<b>,</b>	Califor	nia
I have also return the signed	eceived a copy of the waiver to you with	ne complaint i	n the action, two cope.	ies of this instru	iment, and a means by which I can
that I (or the enti	ty on whose behalf ty on whose behalf	I am acting) I	be served with judic will retain all defense	al process in the	aint in this lawsuit by not requiring manner provided by Rule 4. to the lawsuit or to the jurisdiction service of the summons.
I understand	that a judgment ma	ay be entered	against me (or the p	arty on whose b	ehalf I am acting) if an
answer or motior	ı under Rule 12 is r	ot served upo	on you within 60 day	s after	July 3, 2007 (DATE REQUEST WAS SENT)
or within 90 days	s after that date if th	ne request was	s sent outside the Ur	ited States.	
7/19/07			Maria	Swith	
(DA	TE)	•		(SIGNATURE)	
		Printed/Ty	ped Name:	Monica	Patel
		As	Attorney	of	Robert M. Greber
			(TITLE)		(CORPORATE DEFENDANT)

#### **Duty to Avoid Unnecessary Costs of Service of Summons**

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QAO 399 (Rev. 10/95)

## WAIVER OF SERVICE OF SUMMONS

TO:		ravis E. D			
	(N	AME OF PLAINT	FF'S ATTORNEY OR UN	REPRESENTED PLAII	NTIFF)
I,		J. Margugl	, acknow	ledge receipt of your request	
	(Di	FENDANT NAM	Ē)		
that I waive s	ervice of summons in t	he action of	Sammy K. Dooli Sonic Solution	s v. Robert J	ively on Behalf of . Doris, et al.
		0 07 3361	7.7	(CAPTION O	
which is case	numoer	C 07 3361	ET NUMBER)	in the (	Inited States District Court
for the	Northern			Californ	ia
return the sign	ned waiver to you with save the cost of service	out cost to me	e. s and an additional co	ppy of the complai	int in this lawsuit by not requiring manner provided by Rule 4.
or venue of th		ctions based o	on a defect in the sur	mmons or in the s	the lawsuit or to the jurisdiction service of the summons.
	tion under Rule 12 is n			•	July 3, 2007  (DATE REQUEST WAS SENT)
or within 90 (	days after that date if th	ie request was	sent outside the Un	ited States.	
7/19/0	7		Moner.	Sural	
	(DATE)			(SIGNATURE)	
		Printed/Typ	ned Name:	Monica P	atel
		As	Attorney	of	Peter J. Marguglio
			(TITLE)		(CORPORATE DEFENDANT)

## **Duty to Avoid Unnecessary Costs of Service of Summons**

Rule 4 of the Federal Rules of Civil Procedure requires certain parties to cooperate in saving unnecessary costs of service of the summons and complaint. A defendant located in the United States who, after being notified of an action and asked by a plaintiff located in the United States to waive service of summons, fails to do so will be required to bear the cost of such service unless good cause be shown for its failure to sign and return the waiver.

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QAO 399 (Rev. 10/95)

## WAIVER OF SERVICE OF SUMMONS

ТО:	Travis E. D			
	(NAME OF PLAINT	IFF'S ATTORNEY OR U	REPRESENTED PLAINTIFF)	
1,	R. Warren Lan		, acknowledge ı	receipt of your request
that I waive service of sumn	nons in the action of	Sammy K. Dool Sonic Solutio	ittle, Derivatively ns v. Robert J. Dor	is, et al.
			(CAPTION OF ACTIO	•
which is case number	C 07 3361	BZ ET NUMBER)	in the United	States District Court
Carolina Wanthan	-	·····		
for the Norther	rn	_District of	California	
i (or the entity on whose	e behalf I am acting) t e behalf I am acting) v	e served with judic vill retain all defens	ial process in the manne	wsuit or to the jurisdiction
or venue of the court except  l understand that a judg			mmons or in the service arty on whose behalf I a	
answer or motion under Rule	e 12 is not served upo	n you within 60 day		Y 3, 2007
or within 90 days after that of	date if the request was	sent outside the U	nited States.	
7/19/07		Monica	Park	
(DATE)			(SIGNATURE)	
	Printed/Typ	oed Name:	Monica Patel	
	As	Attorney (MTLE)		rren Langley

#### Duty to Avoid Unnecessary Costs of Service of Summons

Rule 4 of the Federal Rules of Civil Procedure requires certain parties to cooperate in saving unnecessary costs of service of the summons and complaint. A defendant located in the United States who, after being notified of an action and asked by a plaintiff located in the United States to waive service of summons, fails to do so will be required to bear the cost of such service unless good cause be shown for its failure to sign and return the waiver.

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